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*Attorneys for Defendant Chavez Restaurant Lehi, Inc.,
dba La Fountain Mexican Restaurant*

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF UTAH, CENTRAL DIVISION

SAM BURNINGHAM,

Plaintiff,

vs.

CHAVEZ RESTAURANT LEHI, INC.
dba LA FOUNTAIN MEXICAN
RESTAURANT,

Defendant.

**STIPULATION AND MOTION FOR
DISMISSAL WITH PREJUDICE**

Civil No. 17-cv-00433-CW

Plaintiff Sam Birmingham and Defendant Chavez Restaurant Lehi, Inc. dba La Fountain Mexican Restaurant, by and through respective counsel of record, hereby stipulate that the above-captioned lawsuit, said Plaintiff's Complaint, and all claims contained therein and/or arising therefrom, whether alleged or not alleged, pleaded or not pleaded, have been settled, compromised, and resolved in full, and that said lawsuit, complaint, and all such claims may be dismissed, with prejudice, on the merits, the parties to bear their own respective costs and fees.

Accordingly, the parties move the Court for an order pursuant hereto, which has been

submitted simultaneously herewith.

DATED this 18th day of September, 2017.

STRONG & HANNI

/s/ Andrew D. Day _____

Peter H. Barlow
Andrew D. Day
*Attorneys for Chavez Restaurant Lehi, Inc., dba La
Fountain Mexican Restaurant*

DATED this 18th day of September, 2017.

STUDEBAKER LEGAL SERVICES, P.C.

/s/ Michael P. Studebaker (w/ permission via email)

Michael P. Studebaker
Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on this 18th day of September, 2017, a true and correct copy of the foregoing **STIPULATION AND MOTION FOR DISMISSAL WITH PREJUDICE** was served by the method indicated below, to the following:

STUDEBAKER LEGAL SERVICES, P.C. (X) Electronically Filed and Served
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